

### **Remarks**

Claims 1-54 are presented for the Examiner's review and consideration. In this Supplemental Response, claims 44-54 are added. Applicant believes the claim amendments and the accompanying remarks, herein, serve to clarify the present invention, and are independent of patentability. No new matter has been added.

Amendments and arguments were filed March 4, 2009, in response to the Office Action mailed December 4, 2008. In this response, Applicant adds claims 44-55, all dependent on allowed claim 12, to more particularly claim the invention.

### **New Claims**

Support for new claims may be found in the specification, at least, as follows:

44: ¶[0163] and [0675] et seq.;

45-46: ¶[0313] et seq., [0295] et seq., [0323] et seq., [0332] et seq., and [0485] et seq.;

47-48: ¶[0556] and [0709] et seq.;

49: ¶[0653] and [0715];

50: ¶[0018], [0170] and [0302], and Fig's. 32-33;

51-52: ¶[0022] and [0352] et seq., and Fig's. 39, and 68-69;

53: ¶[0360] et seq.; and

54: ¶[0546] et seq.

### **Conclusion**

In the light of the foregoing remarks, this application is now in condition for allowance and early passage of this case to issue is respectfully requested. If any questions remain regarding this amendment or the application in general, a telephone call to the undersigned would be appreciated since this should expedite the prosecution of the application for all concerned.

No fees are believed to be due. However, please charge any required fee (or credit any overpayments of fees) to the Deposit Account of the undersigned, Account No. 503410 (Docket No. 780-A03-012D).

Respectfully submitted,

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